

NEWS OF THE DAY.

"To show the very age and body of the Times"

Some of the New York silk importing houses have been detected in defrauding the Government by passing silk goods through the Custom House as woolsens and cottons, paying only the comparatively small duty on the latter. It is believed that the revenue has been craved in this manner to the extent of a very large amount of money, but neither the figures nor the details are as yet made public. A clerk in one of the importing firms has been arrested for his share in the transactions, and is held to await further developments.

A bill was introduced, yesterday, in the Pennsylvania Senate, which is designed to authorize the laying of pipes for the transportation of coal oil from the wells in Butler county and Pittsburgh, where connection can be made with the Pennsylvania Branch of the Baltimore and Ohio Railroad. The effect of this would be to divert to Baltimore a large part of the oil trade now enjoyed by New York and Philadelphia.

In the Wisconsin Joint Legislative Convention, yesterday, on the first ballot, Carpenter had 59, Bragg 52; scattering 21; necessary to a choice 68. The second ballot varied but little from the first. Three ballots were taken in the Florida Legislature, but scarcely an approach was made to an election, the votes being scattered among half a dozen candidates.

In the Ohio House of Representatives yesterday resolutions were adopted, requesting Congress to grant no more subsidies to railway and steamship lines. A resolution favoring a single Presidential term of six years, and declaring against a third term was tabled.

A Madrid telegram announces the advance of the R. y. A. railway on the Carlists, the King accompanying it. The Carlists are reported to have already lost important positions. Don Carlos, it is announced, will take command of his troops in person in the impending battle.

The long pending difficulty between the Post office Department and the railway companies, relative to proper compensation for the transportation of the mails, is now said to be in its way of speedy adjustment.

At a meeting of the proprietors of the iron mills of New England, in Boston yesterday it was resolved that a further reduction of wages be insisted upon.

The contract for the Farquhar statue has finally been signed in favor of Miss Vivian Ream.

The French Assembly had another stormy debate yesterday over the bills defining the form of government. A vote is to be taken to-day.

LEONARD COUNTY ITEMS.—At the last term of the County Court, on the application of J. L. Hawling and others, by petition, an order was made by Judge Ball preventing the Leonard and Aldie Turnpike Company from taking toll for the use of that portion of their road between the Mountain Road and Middleburg and the old Carter's Mill road, and of Goose Creek Bridge, which had been surrendered to the said company by an order made by the County Court at June term, 1874, all the parties having been summoned to consider the application. From this decision of the County Court the company appealed and asked a writ of error, which was granted by Judge Keith upon a bond of \$200 being given by the company. When the said bond shall have been given the company will stand in the condition that it was before the filing of the petition; that is, under its charter and the general turnpike law of Virginia, liable for all violations of said laws and having all the powers granted by them. The case will not be finally decided till the April term.

A difficulty occurred on Thursday night last between Mr. Jas. W. Russell and Mr. Samuel H. Hugh, both of Waterford, in which the former inflicted upon the latter an ugly gash with a knife. The assault, we understand, occurred in Hugh's house, the exact nature of which we have not learned. The cut was upon the left shoulder, and, though quite severe, is not considered serious. Russell was committed to the jail of this county on Friday, where he still remains, awaiting investigation.

The death of Mr. Matthew Harrison reminds us, that since the first acquaintance of the writer of this paragraph with the Bar of Loudoun, twenty years ago, the Judge who then sat upon the bench, the clerks of both the courts, and every resident attorney, save one, then at the bar, have all been summoned to a higher court.

The Mutual Fire Insurance Company of Loudoun offers \$100 reward for the apprehension and conviction of both or either of the parties who recently set fire to the property of Robert Bentley and Henry S. Smith.

We understand that a few nights ago, the dog killed by one of the dogs of thirty sheep belonging to Mr. H. C. Gibson, of this county.—*Loudoun Mirror.*

THIS JUDICIAL CIRCUIT.—The Bar of Loudoun county object to the proposed change in this Judicial Circuit, and have signed the following petition:

To the Senate and House of Delegates of Virginia:

The undersigned, members of the Bar of Loudoun county, have learned with great regret that it is in contemplation to sever this county from the judicial circuit to which it now belongs, and unite it to a circuit to be formed of the counties of Frederick, Clarke, Warren and Loudoun; and that a bill for this purpose is now before you for consideration.

The undersigned believe that neither the wishes nor the interests of the people of Loudoun have been consulted in this proposed change. Whilst they have the most kindly feelings for the people of the counties with whom it is proposed to associate them, they are decidedly opposed to any change that would sever them from the counties of their present circuit, or deprive them of the services of Judge Keith, who has so ably and faithfully discharged the duties of his office amongst them.

The undersigned believe that the proposed change is wholly unnecessary as Judge Keith carefully discharges all the duties of the circuit as it is now arranged.

The undersigned, therefore, respectfully protest against the proposed change, and pray that four honorable bodies will not sanction it.

ATTEMPTED ROBBERY.—We learn that an attempt was made one night last week to rob Mrs. Nancy Beard, living near Parcus, Augusta county. Mrs. Beard and her daughter had retired to their sleeping room, which was in the rear part of her dwelling, when some man or men entered the room from the house through the window and made his way into the apartment where the ladies were sleeping. When the daughter awakened the intruder was standing at the foot of the bed, pulling the bed clothes off of her and her mother. She instantly awoke her mother who called loudly for her son Sam, when the villain left the way he came—through the window. After his departure it was found that he had brought with him a large club, which he forgot in his hurry to carry off with him. Mrs. B. was supposed to have some money on hand, which she expected to pay on her land in a few days, and the desire to possess this money is supposed to have been the motive with the burglar.—*Rockingham Register.*

In the Court of Appeals on Wednesday an appeal was allowed from a decree of the Circuit Court of Fairfax county, in the case of Bruin for vs. Jarvis.

CONGRESS.

In the Senate, yesterday, petitions were presented from citizens of Baltimore against the renewal of the duty on tea and coffee, and in favor of the repeal of the tariff reduction of 1872. The House bill to make an appropriation for the payment of the interest on the District of Columbia bonds, which becomes due on Monday next, was passed. A resolution instructing the Judiciary Committee to inquire into the expediency of repealing the Pacific Mail subsidy was referred to that committee. The Naval Committee reported in favor of abolishing certain navy yards, among them those at Washington, Philadelphia, and New London, Conn. A memorial was presented of two thousand taxpayers of the District of Columbia asking the passage of the Sargent bill for the District. A bill was passed relating to rights of British subjects to lands in the territory, which was referred to a committee by the Emperor of Germany, under the treaties of 1846 and 1871, between the United States and Great Britain. Mr. Conkling took the floor upon the Louisiana question, and entered into an elaborate defense of President Grant's action in the matter. Without concluding his speech the Senate, at 5:20 p. m., adjourned.

In the House of Representatives dilatory motions to prevent the consideration of the Civil Rights bill were continued throughout the day and night. During the day the Speaker stated that on Monday a resolution to amend the rules can be introduced and referred to the Committee on Rules, with leave to report at any time, and that in that event he will not entertain dilatory motions. If such action is carried out the bill can be brought before the House on that day by a simple majority vote.

VIRGINIA LEGISLATURE.

In the Senate, yesterday, a bill in relation to suits against corporations was reported with the recommendation that it do not pass.

A bill was introduced to amend the code in relation to charters.

A petition was presented from the school board of Henrico county asking that the law be amended so as to allow them to designate what books shall be used in the schools of that county.

A bill was reported in relation to limitation of actions.

The joint resolution requesting our Representatives in Congress to use their influence to secure a repeal of that section of the National Banking law which imposes a tax of ten per cent. on every other circulating medium than that authorized by Congress, was passed.

An amendment to the bill incorporating the Grand Royal Arch Masons Hall and Library Association of Farmville, Va., that the bill should not be construed to legalize any gift concert, lottery or raffle, was rejected. In connection with this bill an animated discussion arose on the subject of gift enterprises and lottery schemes in general, which was participated in by Messrs. Kirkpatrick, Thomas, Pridemore, Grimsley, Smith, and others.

In the House of Delegates a number of bills received from the Senate were appropriately referred.

Bills were reported incorporating the Norfolk and Princess Anne Narrow Gauge Railroad Company; incorporating the Potomac Land and Improvement Company; and incorporating Hamilton, in Loudoun county, with amendments.

An adverse report was returned on the bill to sell the commons of cities and towns; and on the bill requiring meat to be sold by weight.

A number of bills were read the first time, among them bills amending the code in reference to juries, and requiring sheep drovers to brand or mark their sheep with paint.

A House joint resolution was read relative to obtaining possession of the engraved coupon plates belonging to the State.

It was resolved to be in expedient to legislate on the subject of allowing county courts to emancipate grand jurors.

Two joint resolutions in relation to extending the jurisdiction of the county courts in all cases of felony and criminal cases were passed by yeas.

The House proceeded to the consideration of the bill concerning county roads, which was debated till the hour of adjournment.

A CURIOUS THEORY.—A pamphlet written by Dr. Samuel W. Francis, a "Fellow of the New York Academy of Medicine," contains a large number of "curious facts." The intention of the author appears to be to prove "the great oneness of the earthly system" by means of the resemblance in form between the parts of the human body and many vegetable productions. Thus, the cocoonist, in many respects, like the human skull, although it more closely resembles the skull of the monkey, and may perhaps serve Darwin's purpose as a link between the two. A sponge may be so held as to resemble one of the unjoined face of a skeleton; and the meat of an English walnut is almost an exact representation of the human lungs and black cherries resemble the human eye and nose and some other nuts resemble the different varieties of the human nose; and an opened oyster and its shell are a perfect image of the human ear. "The shape of almost any man's body," we are told, "may be found in the various kinds of mammoth pumpkins."

The open hand may be discerned in the form assumed by scrub willows and growing celery. The Gorman turp and the egg plant resemble the human hand. The author finds other striking resemblances between human organs and certain vegetable forms. In the course of his investigations he traces the forms of many mechanical contrivances in common use back to the patterns furnished by nature. Thus he tells that the bog suggested the pump, the butterfly the ordinary hinge, the crooked umbrella, the duck the ship, the fungus arch on trees the bracket. Even in the region of art he finds these resemblances.

The sky presents forms and colors such as we see on no painter's canvas, while "the rooster crows in three fourths time, and 'Bob White' whistles a short gallop in two fourths time."

LITTLE'S LIVING AGE.—The numbers of The Living Age, for the weeks ending January 23rd and 30th, have the following noteworthy articles: The Republic of Venice; its Rise, Decline and Fall, from the Quarterly Review; Rubens and Vandyck in England, Tinsley's Magazine; Saxo Studies, part III, by Julian Hawthorne, Contemporary Review; Ismailia, by Thomas Hughes, Macmillan; "Barry Cornwall," unpublished letters, personal recollections, and contemporary notes—by S. R. Towhead, Mager, Gentleman's Magazine; International Vanities, VIII, Blackwood; Charles and Mary Lamb, their Editors and Biographers, Westminster Review; Setting up a Butler, Saturday Review; The Effect of Exile on Presidents, Spectator; Longevity and Brain-Work, Spectator; The Ultimate Consequences of Mr. Gladstone's Pamphlet, Economist; A Philosophical Puzzle, Pall Mall Gazette; and the usual choice poetry and miscellany. These numbers also contain part I of "The Count's Daughters," and instalments of the entertaining serials "Alice Lorraine," by the author of "The Maid of Sker," and the story of "Valentine and his Brother."

With fifty-two such numbers, of sixty-four large pages each, (aggregating over 3000 pages a year) the subscription price (\$8) is low, or still better, for \$10.50 say one of the American 44 monthlies or weeklies is sent with The Living Age for a year, only post-paid. Littell & Gay, Boston, Publishers.

The Late Matthew Harrison.

At a meeting of the Bar of Loudoun and of the officers of the courts, held at the office of Chas. P. Janney, in Leesburg, on Tuesday, the 26th day of January, 1875, Thos. W. Edwards was called to the chair and Charles P. Janney appointed secretary.

The chair stated that Matthew Harrison of this Bar, had died that morning, and that the object of the meeting was to adopt an appropriate expression of respect to his memory. On motion the chair appointed Henry Heaton, R. H. Lee, John M. Orr, J. M. Ritter, Kilgour and J. W. Foster a committee to draft and report resolutions suited to the purpose.

The committee retired, and afterward reported the following resolutions, which were adopted:

Whereas we are again called upon to deplore the loss of one of our brethren in the death of Matthew Harrison, who passed from among us this morning; and whereas we desire to put on record our estimate of his high qualities of mind and character, and to testify our profound respect for his memory; therefore be it

Resolved, That in Matthew Harrison, we have lost one who gave strength to our body and upheld the dignity of our profession; that his record of integrity, power, his indomitable industry and his extensive research made him a master of the science of the law—while his fidelity to his clients made him one of the most reliable as well as sound counsellors and most efficient advocates and conscientious exactness in all his business transactions, acquired for him the confidence of his contemporaries, as well as of every one who has had personal or business connection with him.

As a man he was singularly conscientious—liberal with his means and exact in promoting the cause of a Christian he was sincere, earnest and unobtrusive, and afforded an illustration of the truth that sincere piety is not only compatible with but promotive of the highest mental and moral vigor and energy in the performance of all that duty and honor demand of him. He was diligent in business, fervent in spirit, serving the Lord.

2. That in his death not only we, his brethren of the bar, but the public generally, have suffered a great calamity, and have lost one whose object and effort was always to be on the side of right.

3. That we will attend his funeral in a body.

4. That a copy of these resolutions be sent to the widow and family of the deceased, with our sincere sympathy, and that a copy also be presented to the Circuit and County Courts of Loudoun by our common clerk, with the request that they be read upon the record.

The Vestry of St. James' Church, Leesburg, of which Mr. H. was a member, also adopted appropriate resolutions of respect.

The funeral took place yesterday and was attended by the members of the Bar in a body, the Vestry of St. James' Church and a large concourse of other citizens.

Mr. Harrison was in the 53rd year of his age, and was the eldest son of the late Burr W. Harrison. He leaves a widow (a daughter of the late Walter J. Jones), and two daughters and a son.

In the House of Delegates on Wednesday, Mr. J. A. Carter offered the following resolutions in reference to the death of the late Matthew W. Harrison, of Loudoun county:

"The painful intelligence of the death, at his home, of Matthew Harrison, late one of the delegates from the county of Loudoun, having just been announced, it becomes the duty of the House of Delegates to record the sense of the House in relation to the death of this gentleman, and to express its high appreciation of the many virtues and public services of the deceased."

Resolved, That as a member of this House at its last session he was a diligent, faithful, and conscientious in the discharge of his representative duties, always exhibiting an integrity of purpose and a force and ability which won for him the respect, esteem, and friendship of his brother members.

Resolved, That we tender our condolence and profound sympathies to the family and friends of the deceased, and that we mark in our memory the efforts and services of the House of Delegates shall wear the usual badge of mourning for thirty days.

Resolved, That these resolutions be communicated to the Senate and to the family of the deceased, and that the House do now adjourn, having presented the result of Mr. Carter's said.

Mr. Speaker, it becomes my painful duty to announce to the members of the House the death of my colleague, Matthew Harrison, of Loudoun. It is true, sir, that the state of his mind and body for several months past, and his extreme illness for the last three or four weeks, as made known to his friends here from day to day, some what prepared us for this sad intelligence. Still, sir, looking almost against hope, we had lingered on the expectation that he might be permitted again to pour his words of wisdom and counsel into our ears, and to teach us by his example in the faithful discharge of our representative duties; but, sir, he who sees not as man seeth had ordered otherwise, and we bow in humble submission, saying to our hearts and with our voices, "Thy will be done."

Matthew was a native of Loudoun county, where his ancestors, both on the paternal and maternal side, had been leading and distinguished families, and identified with every interest of the county. After the usual academic course he entered the University of Virginia, and there said the foundation of his subsequent usefulness. Granting that he commenced the study of law as a profession under the instructions and example of his father, a worthy father, Burr W. Harrison, after due preparation, and under the guidance of the learned and experienced Mr. Harrison, he entered on the practical and responsible duties of his profession.

The great leading trait of Mr. Harrison's professional character was his indomitable energy, and faithfulness to every trust confided to him. As an advocate he became the champion of such men as Robert W. Taylor, John Randolph, and others no less distinguished, and at the time of his death held the leading position in his courts. But, sir, in the midst of his usefulness and his honors he has fallen by the hand of death, a loss to his friends, a loss to his State, and a loss to this House.

As to this House, amidst this sorrow, it gives me great satisfaction to be able to tell this House that Mr. Harrison's friends do not sorrow as those without hope; in his meridian life, with all his honors and success clustering around him, he sought wisdom and came from above, identified himself with the Episcopal Church of the diocese of Virginia, and became, and continued to the day of his death, a working, living member of the same. He can reap no more honors or success in this world; the mortal life is gone; but his wisdom and his example, above identified himself with the Episcopal Church of the diocese of Virginia, and became, and continued to the day of his death, a working, living member of the same. He can reap no more honors or success in this world; the mortal life is gone; but his wisdom and his example, above identified himself with the Episcopal Church of the diocese of Virginia, and became, and continued to the day of his death, a working, living member of the same. 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